UNPUBLISHED

UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT

	No.	04-1487	
IN RE: LISA ANNETTE BROAL	NAX,		Dolahan
			Debtor,
LDA ANNETTE BROADNAX,			
			Plaintiff - Appellant
versus			
VETERANS AFFAIRS,			Defendant - Appellee,
UNITED STATES TRUSTEE,			Donter in Internat
<u>-</u>			Party in Interest.
<u>-</u>	No.	04-1488	
IN RE: LISA ANNETTE BROAL	ONAX,		
			Debtor,
LISA ANNETTE BROADNAX,			Plaintiff - Appellant,

versus

VETERAN AFFAIRS,

Defendant - Appellee,

UNITED STATES TRUSTEE,

Party in Interest.

Appeals from the United States District Court for the Eastern District of Virginia, at Norfolk. Raymond A. Jackson, District Judge. (CA-04-42-2; CA-03-913-2; BK-02-72575-DHA; APN-03-7138)

Submitted: July 29, 2004 Decided: August 3, 2004

Before LUTTIG, MICHAEL, and DUNCAN, Circuit Judges.

Affirmed by unpublished per curiam opinion.

Lisa Annette Broadnax, Appellant Pro Se. Paul Joseph McNulty, United States Attorney, Alexandria, Virginia; Gregory David Stefan, Assistant United States Attorney, Norfolk, Virginia, for Appellee.

Unpublished opinions are not binding precedent in this circuit. See Local Rule 36(c).

PER CURIAM:

In these consolidated appeals, Lisa Annette Broadnax appeals the district court's orders: (1) dismissing an appeal from the bankruptcy court for failing to designate the record, as required by Fed. Bankr. R. 8006, and denying her motion for reconsideration and (2) dismissing as untimely another appeal from a bankruptcy court order. We have reviewed the records and find no reversible error. Accordingly, we affirm for the reasons stated by the district court. See Broadnax v. Veteran Affairs, Nos. CA-04-42-2; CA-03-913-2 (E.D. Va. filed Mar. 9, 2004 & entered Mar. 10, 2004; Apr. 1, 2004; filed Apr. 2, 2004 & entered Apr. 5, 2004). We dispense with oral argument because the facts and legal contentions are adequately presented in the materials before the court and argument would not aid the decisional process.

AFFIRMED